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**Fax Cover Letter**

Please deliver the following pages to Petitions Office - U.S. Patent and Trademark Office

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**Message**

2065JB.037332

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Date of Deposit: 3-9-06

By: Tessie Lindquist

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF  
Leonard Sadjadi

DOCKET NO. 2065JB.37332

SERIAL NO.: 09/736,354

EXAMINER: La, Anh V.

FILED: 12/14/2000

GROUP UNIT: 2636

TITLE: Lighted Status Indicator Corresponding  
to the Positions of Circuit Breaker, Switch or Fuse

CO-ASSIGNEE MICRIN'S REQUEST TO SUSPEND THE ISSUANCE OF THE  
ABOVE-REFERENCED PATENT APPLICATION UNTIL THE COMMISSIONER'S  
DECISION IN THE ACCOMPANYING PETITION FOR REVIEW BY THE  
COMMISSIONER IN PERSON UNDER HIS SUPERVISORY AUTHORITY

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

I hereby authorize the Commissioner to charge any required fee associated with this Response to Bracewell & Giuliani LLP, Deposit Account No. 50-0259 (2065JB.37332).

In response to the February 22, 2006 Decision from the Office of Petitions dismissing Applicant and Co-Assignee Micrin Technologies Corporation ("MICRIN") petitions under 37 U.S.C. §1.182, in the above-style application, MICRIN filed a petition requesting that the Commissioner in person reconsider the dismissals pursuant to the Commissioner's supervisory authority, a copy of which is attached hereto as Exhibit 1. MICRIN respectfully requests that the Commissioner suspend the issuance of the above-referenced patent application until the Commissioner's decision in the accompanying petition.

HOUSTON1938105.1

PAGE 2/25 \* RCVD AT 3/9/2006 1:32:47 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/17 \* DNIS:2738300 \* CSID: \* DURATION (mm:ss):07-04

The issuance of the Application as a patent, as ordered in the 2/22/2006 Decision, should be suspended until a ruling is made on MICRIN's petition requesting that the Commissioner in person reconsider the dismissals pursuant to the Commissioner's supervisory authority. Though a patent would issue that is partially owned by MICRIN, the ruling to allow such issuance is in error and such a patent will irreparably harm MICRIN.

Should the Application be allowed to issue as a patent based upon the erroneous rational in the 2/22/2006 Decision, MICRIN will be irreparably harmed because the scope of the claims has been drastically altered and narrowed without MICRIN's consent. Because the issued patent will not list MICRIN as a co-assignee, Inventor Sadjadi may threaten MICRIN's customers with allegations of infringement. The 2/22/2006 Decision states that the patent will not be issued in the names of the assignees because UNICO did not request the assignees to be included on the face of the patent. While the listing of the assignees of record may not in law have significance, there will be a perception that Leonard Sadjadi owns a patent issuing from the Application because his name will be the only name listed thereon. MICRIN will only be able to remedy this situation by advising customers who raise such concerns with MICRIN after being threatened, or by notifying all MICRIN's customers not to be concerned with such allegations from Leonard Sadjadi. Either way causes irreparable harm to MICRIN's image and relationships with its customers, perspective customers, and the industry.

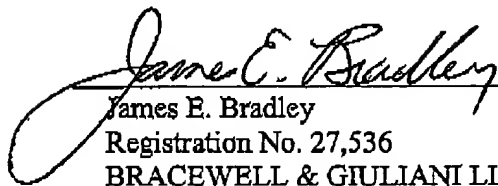
### CONCLUSION

Applicant respectfully submits delaying the issuance of a patent from the Application is proper under these facts because such long-lasting irreparable harm can easily be avoided by simply suspending the issuance of a patent from the Application until the Commissioner considers MICRIN's petition requesting that the Commissioner in person reconsider the dismissals pursuant to the Commissioner's supervisory authority.

Respectfully submitted,

Dated:

March 9, 2006



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